

## PATENT APPLICATION Attorney Docket No. MEI-97-01386.00

## COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

below-named inventor. I hereby declare that:

As a below-name	a inventor, i hereo	y deciare that.			
My residence, post office address and citizenship are as stated below next to my name;					
/I believe I am an and for which a patent is	original, first and j sought on the inve	oint inventor of the subjection entitled:	ect matter	which is clai	med
APPARATUS FOR A	SSISTING VIDE	O COMPRESSION IN	A COMI	PUTER SYS	STEM
the specification of whic	ch .				
is	attached hereto.				
<u>X</u> w	as filed on March	26, 1998 as Application	No. <u>09/0</u>	<u>)48,932</u> .	
specification, including  / acknowledge the supplication in according relevant part: "Each application has a duty of to disclose to the Office defined in this section patentability is deemed any claim issued in a part prescribed by §§ 1.97(but I hereby claim foreign application(s) for identified below any for	the claims, as ame he duty to disclose rdance with Title 3' individual associated from and good all information knows. The duty to disclose to be satisfied if all attent was cited by to b)-(d) and 1.98."  Foreign priority benoto patent or inventoring application for	and understand the contented by any amendment information which is man 7, Code of Federal Regulated with the filing and profaith in dealing with the flown to that individual to see all information known I information known to be the Office or submitted to refits under Title 35, United or sertificate as indicated or patent or inventor's certification on which priority	referred to terial to the ations, §1 osecution Office, when to be mater in to be material the Office ed States d below a trificate of is claime	o above. ne examination. 56(a) which of a patent hich includes ial to patental to a patentable in the manner. Code, §119 cond have also in this inventiced:	on of states a duty bility as lility of ner of any
Prior Foreign Application(s)			<u>Priority</u>	<u>Claimed</u>	
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No	
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No	
				•	

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s), and under §119(e) of any United States provisional application(s), listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulation, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)	(Filing Date)	(Patented, Pending, Abandoned)
(Application Serial No.)	(Filing Date)	(Patented, Pending, Abandoned)

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith, and to file, prosecute and to transact all business in connection with international applications directed to said invention:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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